

## 2nd Sub. H.B. 132 JUVENILE JUSTICE MODIFICATIONS

Representative **Edward H. Redd** proposes the following amendments:

1. *Page 9, Line 273 through Page 10, Line 276:*

273 (A) the results of the assessment indicate the youth is high risk; ~~{or}~~

274 (B) the results of the assessment indicate the youth is moderate risk and the referral is

275 for a class A misdemeanor violation under Title 76, Chapter 5, Offenses Against the Person, or

276 Title 76, Chapter 9, Part 7, Miscellaneous Provisions ~~{.~~ ;

(C) the results of the assessment indicate the youth is moderate risk and the referral is for the second class A misdemeanor violation within a 12-month period of time that is not described in Subsection (2)(d)(i)(B); or

(D) the offense involves a crime against a person and, in the judgment of the probation department, a non-judicial adjustment would likely result in an ongoing significant risk of harm to the victim.

2. *Page 11, Lines 332 through 334:*

332 [~~(i)~~A] (j) Notwithstanding Subsection (2) ~~{(h)}~~ (i), a violation of Section 76-10-105 that is

333 subject to the jurisdiction of the juvenile court may include a fine or penalty and participation

334 in a court-approved tobacco education program, which may include a participation fee.

3. *Page 12, Lines 346 through 347:*

346 (vi) Section 41-6a-502, driving under the influence ~~{, if the driver license of the minor is~~

347 not suspended or revoked by the Driver License Division} .